1RA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION BATES. Entered at the North Platte (Nebraska) postoffice a

second-classmatter.

Republican Ticket.

NATIONAL. For President, WILLIAN MCKINLEY.

For Vice President, THEODORE ROOSEVELT.

STATE CHARLES H. DIETRICH For Lieutenant Governor, E. P. SAVAGE, For Secretary of State, GEORGE W. MARSH. For Treasurer. WILLIAM STEUFFER. For Auditor, CHARLES WESTON. For Attorney General, FRANK N. PROUT. For Land Commissioner, FRED D. FOLMER. Supt. of Public Instruction, W. K. FOWLER, Presidential Electors. Presidential Electors.
JOHN F. NESBITT,
R. B. WINDHAM,
EDWARD ROYSE,
L. W. HAGUE,
S. P. DAVI. SON,
JACOB L. JACOBSON,
JOHN L. KENNEDY,
JOSEPH L. LANGER.

For Congress, Sixth District, MOSES P. KINKAID.

COUNTY. For County Attorney. H. S. RIDGLEY.

on July 4th, but it will come down with a heavy thud on the evening of November 6th.

THE attempt of fusionists in Poynter will fail. For Bryan's sake he will be made the nominee.

Ir Dave Hill secures the vicepresidential nomination at Kansas City it will be evidence that Bryan has cast his lot with Tammany, the most corrupt municipal organization this country has ever known.

THE Boxers in China urge the natives to kill all German, English, Russians. There are some sus- warned the Nebraska democrats uprising of the Boxers.

Towne says he will be nominated for vice-president at Kansas City, but Bill Oldham, who is to nominate Bryan, says Towne will not be the marked: "A number of self-connominee. As Oldham stands close stituted leaders of the peoto the democratic throne it is presumed he knows what he is talking create an impression that it will about.

THE suggestion that Roosevelt make a speech at Kansay City on the evening of July 3d while enroute to rough riders reunion, has thrown some democrats into convulsions. The mention of Roosevelt's name causes a cold chill to run up their for Bryan in the people's party? Is

it .- Bee.

WE learn from the Omaha World-Herald, the paper which has not finely as it might .- Ex.

Five local fusionists got together yesterday afternoon and after proper discussion came to the conclusion that with Roosevelt on the republican ticket and the probable renomination of Governor Poynter, Nebraska cannot be carried for Bryan. Those five fusionists have sized up the situation correctly.

ABOUT this time four years ago and for a month after the Bryan convention, silverite orators of glib tongue and shallow reason always found audiences at the street corners. Now a 16-to-1 orator pure and simple would empty a hall about as quickly as a report that the building was on fire. The idle audiences at that time are now gathering in some of the prosperity. - Indianapolis Journal.

having interests in China.

charge of usurpation on the part of miles. - Journal. the president. Is it not his duty to do all that is possible to protect or to secure protection for American officials and citizens in China whose lives and property are in peril? When our minister at Pekin reported that the legation was in danger and asked for protection, what would have been thought of the president if he had replied that the government could give them no protection? There are some who think that the American missionaries in China, who are there under treaty agreement, should be left to take care of themselves, but it is government to insist that China H. clearly the right and duty of this shall observe treaty obligations.

It is to be hoped it will not be necessary to send any more troops to China, but we believe the administration has acted in this grave matter from a high sense of duty and purely with reference to American interests and we do not doubt THE Bryan sky-rocket will mount that its course will be approved by upward with the usual fizz and fuss the intelligent and fair-minded judgment of the country.-Bee.

VICE-CHAIRMAN COMISTEN of the populist national committee has issued a letter in which he urges WILCOX & HALLIGAN, some parts of the state to prevent the nomination of Towne for vicethe renomination of Governor president by the democratic national convention. He says that if Towne is turned down the effect of such action on the national campaign will be an unknown quantity. The Journal says that the political enemies of Edmisten assert that in issuing such a letter he is simply carrying out a part of a preconcerted plan on the part of Nebraska populists to ask for Towne's nomination by the democrats. Knowing French and American residents, beforehand that they cannot secure but are silent on the Japaese and this the populists have already picious events transpiring in the that the populists will ask for all the state offices in sight in this tion meet July 11.

A populist paper recently reple's party are endeavoring to make but little difference if the democrats do substitute some eastern goldbug for vice-presidential timber instead of Towne. To this the organ of the administration at Lincoln replies: "How many votes will such writing make it not the mission of the populist paper to increase the vote of the BRYAN announces that the same party? Are articles that have a old platform will do for another tendency to create discord and excampaign, but acknowledges that a cite distrust the best way to adfew new props and some planks vance reform?" Those are leading put in around the edges will be questions to be answered by every necessary. The platform is doubt- person according to his own light. less strong enough to hold all the and they indicate that the attempt people who will want to stand on to drag the populist party into the democratic camp under a game of false pretenses is not prospering as

yet discovered prosperity, that Tien Tsin, the scene of the "South Omaha packers say busi- great struggle in China, is the ness was never better than at the second city in the empire, with a present time." This item of course population of about a million. It tappeared in the news columns of is the distributing point of all he paper, which we presume, is not north China as well as the seaport as reliable as the editorial columns. of Pekin. It is about fifty miles from Taku at the mouth of the Pei

Some Reasons

Why You Should Insist on Having

EUREKA HARNESS OIL

enders hard leather soft.

n excellent preservative. educes cost of your harness

ever burns the leather; its

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Secures best service. Stitches kept from breaking.

specially prepared.

ps out water.

A heavy bodied oil.

HARNESS

OIL is sold in all Localities

AMERICAN TROOPS FOR CHINA Ho and is approached by water There is some criticism of Presi- only by light draft vessels, as the dent McKinley for ordering troops river is shallow and there are formto China. It has been characterized idable sand bars at its mouth. The The County of Lincoln.a Corporation. as a usurpation of executive author- United States possesses more gunity and also as a wrong against a boats in the Pacific now capable of country with which the United sailing up to Tien Tsin than all States is at peace. The anti-im- the other powers combined. They perialists promise to make use of it were sent to the Philippines at the to further their cause. The Anglo- request of Admiral Dewey last year phobes will profess to see in it a to operate in the shallow harbors purpose to help Eugland, although and the navigable rivers of the it manifestly can be of no more archipelago. They may come in benefit or advantage to that country very handy if hostilities continue than to any of the other powers and it shall become necessary for the allies to invest Tien Tsin and It is a very delicate and serious make a regular siege of it. The question, certainly, but we are un- distance from that city to the able to see any good reason for the Chinese capital is about seventy

For Rent.

Fine residence in west end with good barn, shade trees and blue T. C. PATTERSON.

PROFESSIONAL CARDS.

DEDELL & DENT,

PHYSICIANS AND SURGEONS, Officee: North Platte National Bank Building, North Platte, Neb.

C. PATTERSON.

ATTORNEY-AT-LAW. Office over Yellow Front Shoe Store NORTH PLATTE, NEB.

S. RIDGELY,

ATTORNEY-AT-LAW. Office in Hinman Block, Dewey street. NORTH PLATTE, - NEBRASKA

J. S. HOAGLAND. W. V. HOAGLAND Hoagland & Hoagland, ATTORNEYS AND COUNSELORS Office over McDonald's Bank, NOBTH PLATTE, NEB.

DAVIS & ROACH

ATTORNEYS-AT-LAW NORTH PLATTE,, - NEBRASKA Grady Block Reoms 1 & 2. Grady Block

ATTORNEYS-AT-LAW,
SORTH PLATTE, NEBRASKA
Office over North Platte National Bank.

F. DENNIS, M. D.,

HOMOEOPATHIST, Over First National Bank, NORTH PLATTE, NEBRASEA.

SUMMER EXCURSIONS



The Union Pacific will place in effect on June 21, July 7 to 10 inc., July 18, and Aug. 2, Summer excursion rates of ONE FARE FOR ROUND TRIP Plus 82 from Kansas and Nebraska points to

Denver, Colorado Springs, Pueblo, Ogden, and Salt Lake. Tickets good fot return

Until October 31st For time tables and full information

JAS B. SCANLAN, Agent

J. F. FILLION, Plumber, Tinworker General Repairer. Special attention given to

BICYCLE REPAIRING. WHEELS TO RENT

Legal Notices.

LEGAL NOTICE.

Talleys. Trustee. first name unknown. Anglo-American Mig. and Trust Co..Al Powell. Trustee, and John Doe, true name unknown.

Defendants.

The defendants Lulu B, Hawkins. Carroll C. Hawkins. her husband, L. W, Tulleys. Trustee. first name unknown. Anglo-American Mig. and Trust Co.. Al Powell Trustee. and John Doe, true name unknown, will take notice that on the Mth day of June, 1986, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county. Nebraska, the object and prayer of which county of Lincoln, a corporation, filed its petition in the district court of Lincoln county. Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff, against the Northwest quarter of Section Twenty-three, in Township Nine, Range Thirty west of the Sixtb principal meridian. Nebraska, for the year 1893 in the sum of seventeen dollars and one cent; for the year 1894 in the sum of ten dollars and seventy-two cents, for the year 1895 in the sum of eleven dollars and fity-nine cents; for the year 1895 in the sum of of fifteen dollars and thirteen cents, for the year 1897 in the sum of twenty-one dollars and seventy-seven cents; for the year 1898 in the sum of eighteen dollars and fity-three cents, amounting in the total sum of ninety-four dollars and seventy-five cents, with interest at the rate of ten per cent per annum from the first day of May, 1800, all of which is due and unpaid.

Plainting prays a decree of foreciosure of said tax liens, and a sale of said premises.

You and each of you defendants are re-

You and each of you defendants are re-required to answer said petition on or be-fore the thirtieth day of July, 1900, Dated June 16, 1900, THE COUNTY OF LINCOLN. A Corporation.

LEGAL NOTICE.

The detendants, Burney J. Kendall, Addle E. Kendall, his wife, and John Doe, true name unknown, will take notice that on the 10th day of February, 1900, the plaintiff the county of Lincoln, a corporation, fleel its petition in the district court of Lincoln county, Nebrasks, the object and prayer of which is to foreclose certain tax liens duly assessed by said praintiff againstifthe south-east quarter of northwest quarter, northwest quarter of southwest quarter, northwest quarter of southeast quarter, and south half of southeast quarter; section nine, township fifteen, range thirty-two, west of the Sixth principal meridian, and east half of northwest quarter of section eleven, township fifteen, range thirty-two, west of the Nixth principal meridian in Lincoln county, Nebrasks, for the year 1863 in the sum of three dollars and forty-two cents; for the year 1865 in the sum of three dollars and forty-two cents; for the year 1866 in the sum of five dollars and fifty-eight cents; for the sum of five dollars and fifty-eight cents; for the year 1866 in the sum of five dollars and seventy-two cents; for the year 1868 in the sum of five dollars and seventy-two cents; for the year 1888 in the sum of five dollars and seventy-wix cents; for the year 1891 in the sum of five dollars and seventy-wix cents; for the year 1891 in the sum of five dollars and sity-eight cents; for the year 1895 in the sum of five dollars and sity-eight in the sum of five dollars and sity-six cents; for the year 1895 in the sum of sevend dollars and sixy-five cents; for the year 1897 in the sum of sevend dollars and sixy-six cents; for the year 1895 in the sum of one hundred and ten dollars and fity-three cents; for the year 1895 in the sum of one hundred and ten dollars and fity-two cents, with interest at the rate of ten per cent per annum from the first day of February, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreciosure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answe

By H. S. Ridgley, its Attorney

LEGAL NOTICE. The County of Lincoln, A Cor-

Plaintiff.

ve, — Carver, his

John Carver, — Carver, his his wife, first name unknown, Burnham, Taily & Co., Peleg G. Vary, — Vary, his wife, her first name unknown, and John Doe, true name unknown

The defendants John Carver, — Carver his wife, first name unknown, Burnham, Tulley & Co., Peleg G. Vary, — Vary his wife, first name unknown, and John Doe, true name unknown, will take notice that on the 31st day of May, 1860, the plaintiff, The County of Lincoln, a corporation, filed its petition in the District Court of Lincoln county, Nebraska, the object and prayer of which is to forcelose certain tax liens, duly assessed by said plaintiff, against the Southeast quarter of Section 31, in Township 9, the county of the Sixth principal meridian. liens, duly assessed by said plaintiff, against the Southeast quarter of Section 31, in Township 9, Range 30 west of the Sixth principal meridian, Nebraska, for the year 1805 in the sum of eleven dollars and seventy-six cents, for the year 1816 in the sum of eleven for the year 1816 in the sum of nine dollars and eighty-ave cents; for the year 1816 in the sum of twelve dollars and eighty-eight cents; for the year 1807 in the sum of nine dollars and ninety-five cents; for the year 1808 in the sum of twelve dollars and eighty-eight cents; for the year 1808 in the sum of eight dollars and fifty-six cents; amounting in the total sum of eighty-lave dollars and nineteen cents (\$85,19); with interest at the rate of ten per cent per annum from the 1st day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises.

You and each of you defendants are required to answer said petition on or before Monday, the 23d day of July, 1900.

THE COUNTY OF LINCOLN,
A Corporation,
1154

By H. S. Ridgley, its Attorney.

A Corporation, By H. S. Ridgley, its Attorney. LEGAL NOTICE.

The County of Lincoln, a cor-

Jasper H. Likes Ella May Hawkins. A. C. Barry, first name unknown, H. Koester first name unknown, John Doe, true name unknown. John Doe, true name unknown, Will take notice, that on the 5th day of June. 1900, the plaintiff. The County of Lincoin, a corporation, filed its petition in the district court of Lincoin county. Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the north half of the southeast quarter of section twenty-two, in township nine, range thirty, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of five dollars and thirty-six cents; for the year 1895 in the sum of five dollars and forty-six cents; for the year 1896 in the sum of seven dollars and fifty-seven cents; for the year 1897 in the sum of six dollars and twenty-three cents; for the year 1896 in the sum of three dollars and fifty-seven cents; for the year 1897 in the sum of six dollars and twenty-three cents; for the year 1896 in the sum of three dollars and fifty-seven cents; for the year 1897 in the sum of six dollars and twenty-three cents; for the year 1896 in the sum of three dollars and fifty-seight cents; amounting in the total sum of thirty-seven dollars and intery-four cents, with interest at the rate of ten per cent per annum from the first day of May, 1906, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax liens, and a sale of said premises. You and each of you defendants, are required to answer said petition on or before Monday the 80th day of July. 1909.

THE COUNTY OF LINCOLN.

A Corporation.

By H. S. Ridgley, its Attorney

aaaaaaaaaaaaaaaaaaaaaaaaa After a Good Dinner,



A smoke is in order. Only fine cigars form a proper sequel to a feast, as otherwise the aftermath would mar the pleasute of its forerunner. There's nothing more praised by good livers than our cigars, which are fit to follow a royal meal. These goods are manufactured exclusively from choice grades of tobacco.

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WALTEMATH

LEGAL NOTICE.

The County of Lincoln, a Cor-Plaintiff.

Plaintiff.

Wm. E. Swenzel. — Swenzel.

zel, his wife. first name unknown and John Doe, true name unknown.

The defendants. Wm. E. Swenzel.

Swenzel, his wife. first name unknown, and John Doe, true name unknown, will take notice that on the sist day of May, 1900, the plaintiff. The County of Lincoln. a corporation, filed its petition in the district court of Lincoln county. Nebraska. the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against south a half of the southwest quarter and the south half of the southeast quarter of section thirty-five. in township nine, range thirty, west of the Sixth principal meridian. Nebraska. for the year 1806 lin the sum of eight dollars and seventy-nine cents; for the year 1808 in the sum of thirteen dollars and sixty cents; for the year 1808 in the sum of eight dollars and forty cents; for the year 1808 in the sum of eight dollars and forty cents; for the year 1808 in the sum of eight dollars and eighty-nine cents, with it terest at the rate of ten per cent per annum from the first day of May, 1909. all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax liens and a saie of said premises. You and each of you defendants, are required to answer said petition on or before Monday, the 23d day of July, 1909.

THE COUNTY OF LINCOLN.

A Corporation.

Edgar K, Howe and Nancy J. Howe, defendants

LEGAL NOTICE.

Edgar K. Howe and Nancy J. Howe, defendants will take notice that on the 5th day of June, 1900, W. H. Carnahan, plaintiff herein filed his petition in the district court of Lincoin county, Nebraska, against said defendants impleaded with the McKinley-Lanning (Loan & Trust Co., the object and prayer of which is to foreclose a certain mortgage executed by said defendants to the McKinley-Lanning Loan & Trust Co., upon the Northeast quarter of section 1, in township 15, north of range 25, and the southeast quarter of section 27, in township 16, north of range 28, west of the sixth principal meridian in Lincoin county, Nebraska, to secure the payment of a certain coupon bond and coupons dated September 21, 1894, for the principal sum of \$120.00 and ten coupons of \$14.70 each, all of which were due and parable August 1, 1869, and there is now due upon said bend, coupons and mortgage the sum of \$508.40, with interest from June 1, 1960, that the moneys due upon said bond, coupons and mortgage belong to plaintiff and plaintiff prays for a decree requiring the defendants to pay the amount found due, or that said premises may be sold to satisfy the same.

You will also take notice that the McKinley-

due, or that said premises may be sold to satisfy
the same.

You will also take notice that the McKinleyLanning Loan & Trust Co., at the same time and
place, filed its cross-petition in said cause against
you, the object and prayer of which are to foreclose a certain mortgage executed by you to said
cross-petitioner upon said premises to secure the
payment of ten promissory notes, dated September 21, 1894, for the sum of 86,30 each, all of said
notes being payable on or before the 1st day of
August, 1c09: that there is now due upon a id
notes and mortgage the sum of \$6,50, for which
sum with interest, said cross-petitioner prays for
a decree that said defendants be required to pay
the same, or that said premises may be sold to
satisfy the amount found due. You are required
to answer said petition and cross-petition on or
before the 23d day of July, 1900.

W. H. CARNAHAN, Plaintiff, and
THE McKINLEY-LANNING, LOAN
& TRUST CO., Cross-petitioner.
By T. C. PATTERSON, Attorney.

LEGAL NOTICE.

Catherine May Tompkins, H. W. Davis, first name un-known, John D. Riley, and John Doe, true name un-

John Doe, true name unknown.

Defendants.

The defendants, Catherine May Tompkins, H. W. Davis, first name unknown, John D. Riley, and John Doe, true name unknown, will take notice that on the 5th day of June. 1900, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax flens, duly assessed by said plaintiff against the west half of the Northeast quarter and the northeast quarter of the Northwest quarter of Section Twenty-two, in Township Nine, Range Thirty West of the Sixth principal meridian. Nebraska, for the year 1894 in the sum of eight dollars and four cents; for the year 1895 in the sum of eight dollars and eighteen cents, for the year 1896 in the sum of eleven dollars and sixty-nine cents; for the year 1897 in the sum of nine-teen dollars and twelve cents; for the year 1898 in the sum of twelve dollars and fifty-six cents; amounting in the total sum of seventy-seven dollars and seven cents, with interest at the rate of ten per cent from the first day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure

unpaid.

Plaintiff prays a decree of foreclosure of said tax lein, and a sale of said premises.

You and each of you defendants are re quired to answer said petition on or before Monday, the 30th day of July, 1900.

THE COUNTY OF LINCOLN.

A Corporation,

By H. S. Ridgley, its Attorney LEGAL NOTICE.

The County of Lincoln, a Cor-

Plaintiff.

Plaintiff,

vs.

Narcissa B. Hawkins, William
G. Hawkins, her husband, Al,
Powell, trustee and John Doe,
true name unknown,
Defendants.

The defendants Narcissa B. Hawkins, William G.
Hawkins her husband, Al Powell, trustee and John
Doe, true name unknown, will take notice that on
the 5th day of June, 1900, the plaintiff, The County
of Lincoin, a corporation, filed its petition in the
district court of Lincoin county, Nebraska, the object and prayer of which is to foreclose certain
tax lieus, duly assessed by said plaintiff against
the southeast quarter of section four, township,
nine, range thirty, west of the Birth principal
meridian, Nebraska, for the year 1855 in the sum
of eleven dollars and seventy-eight cents; for the
year 1856 in the sum of thirteen dollars and fortynine cents; for the year 1871 in the sum of seventeen dollars and seventy cents; for the year 1856 in
the sum of seventeen dollars and forty cents;
amounting in the total sum of seventy-five dollars
amounting in the total sum of seventy-five dollars
and thirty-one cents; with luterest at the rate of
ten per cent from the first day of May, 1900, all of
which is due and unpaid.

Plaintiff prays a decree of foreclosure of said
tax lieu and a saie of said premises.

You and each of you defendants, are required to
answer said petition on or before Monday, the
30th day of July;1901.

THE COUNTY OF LINCOLN,

A Corporation,
ji64

By H. S. Ridgley, its Attorney LEGAL NOTICE.

poration,

Va.

Anna W. Hawkins, Jane Watkins,
Nebraska Loan and Trust Company, a corporation, and John
Doe, true name unknown.

Defendants.

The defendants Anna W. Hawkins, Jane Watkins, Nebraska Loan and Trust Company, a corporation, and John Doe, true name unknown, will take notice that on the 5th day of June, 1806, the plaintiff, the County of Lincoln, a corporation, alled its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax lieus, duly assessed by said plaintiff against the north half of the north-east quarter, and north half of the northwest quarter of section thirty-five, to township nine, range thirty, west of the Sixth principal meridian. Nebraska, for the year 1816 in the sum of eight dollars and seventy cents, for the year 1816 in the sum of the dollars and forty-nine cents, for the year 1816 in the sum of eight dollars and forty-nine cents, for the year 1816 in the sum of eight dollars and forty-nine cents, for the year 1816 in the sum of eight dollars and forty-nine cents; for the year 1816 in the sum of eight dollars and forty-nine cents; for the year 1816 in the sum of eight dollars and fifty-six cents, amounting in the total sum of sixty four dollars and sixty three cents; with interest at the rate of ten per cent from the lat day of May, 1930, all of which is due and unpaid.

Plaintiff praye a decree of foreclosure of

Plaintiff prays a decree of foreclosure of said tax lieu and a sate of said premises.
You and each of you defendants, are required to answer said petition on or before Monday the 30th day of July, 1900.

THE COUNTY OF LINCOLN.

A Corporation.

By H. S. Ridgley: its Attorney

SHERIFF'S SALE.

By virtue of an order of sale issued from the district court of Lincoin county, Nebraska, under a decree in an action wherein Emily Kemshall is plaintiff and John Begley, et. al. are defendants, and to me directed, I shall on the 18th day of July, 1999, at I o'clock p. m., offer at public suction and sell to the highest bidder for cash, at the east front door of the court house in North Platte, Lincoin county, Nebraska, the following described real estate to wit: The south half of the northeast quarter and lots one and two, of section two, in township twelve, north of range thirty-four, west baska.

Dated June 14, 1900. TIM T. KELIRER. Sheriff. LEGAL NOTICE.

LEGAL NOTICE.

Alfred W. Davenport, Loudita Davenport, bessle A. O'Brien and Patrick O'Brien, defendants, will take notice that on the 5th day of June. 1990. The McKinley & Lanning Loan and Trust Company, pisintiff berein filed its petition in the district court of Lincoln county, Nebrasks, the object and ptayer of which are to foreclose two certain mortgages executed by Alfred W. Davenport and Loudita Davenport to the piaintiff upon the following described real estate: The southwest quarter of section 26, in township if north of range 28 west, in Lincoln county, Neb. One of which was given to secure the payment of a bond for the principal sum of \$250,00 with ten interest coupons attached thereto for the sum of \$7.50 each the other was given to secure the payment of ten notes of \$5.00 each. Said notes and mortgages were made and delivered on the 19th day of August, 1852, and were payable on or before the 1st day of September, 1857. That there is now due upon said bond, coupons, notes and mortgages the sum of \$459,50, with interest at ten per cent from the 1st day of June, 1960. Plaintiff prays for a decree that defendants be required to pay the amount found due.

You are required to answer said petition on or before the 18th day of July, 1900.

Dated at North Platte. Nebraska, June 5, 1900. The McKinley-Lanning Loan & Tauar Contant, 1900.

By T. C. Patterson, its Attorney.

PANY, Plaintiff.
By T. C. Patterson, its Attorney.

LEGAL NOTICE.

The defendants Chas. A. Gillette. — Gillette his wife, first name unknown. R. A. Simpson trustee, first name unknown. P. B. Gavin, first name unknown, — Gavin his wife, first name unknown, — Manday, first name unknown, — Lindsay his wife, first name unknown, — Lindsay his wife, first name unknown, will take notice that on the 3d day of April, 1900, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 31, township 10, north of range 33, west of the Sixth principal meridian, Nebraska, for the year 1892 in the sum of \$13.97; for the year 1893 in the sum of \$13.96; for the year 1895 in the sum of \$10.36; for the year 1895 in the sum of \$10.36; for the year 1895 in the sum of \$10.36; for the year 1895 in the sum of \$1.36; for

from the 1st day of April, 1888, and unpaid.

Plaintiff prays a decree of forestorure of said tax lien and a sale of said premises.

You and each of you defendants are required to answer said petition on or before Monday, the 6th day of August, 1900,

Dated June 26, 1900.

THE COUNTY OF LINCOLN.

A Corporation.

By H. S. Ridgiey, its Attorney

LEGAL NOTICE.

The defendants John E. Knowles. — Knowles his wife, first name unknown, R. A. Simpson, frustee, first name unknown, R. A. Simpson, first name unknown, P. B. Gavin, first name unknown, P. B. Gavin, first name unknown, and the State Bank of Wallace, a corporation, will take notice that on the 3d day of April, 1900, the plaintiff The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebrasks, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the northeast quarter of southwest quarter, south half of southwest quarter and northwest quarter of southwest quarter of southwest quarter of southwest quarter of southwest quarter of section six, in tswnship twelve, north of range thirty-three, west of Sixth principal meriddan, Nebraska, for the year 180in the sum of insteen dollars and thirty-two cents; for the year 180in the sum of eleven dollars and ninety-three cents; for the year 180in the sum of eleven dollars and ninety-seven cents; for the year 180 in the sum of eight dollars and ninety-seven cents; for the year 180s in the sum of eight dollars and ninety-seven cents; for the year 180s in the sum of eight dollars and forty-nine cents; amounting in the total sum of eighty-seven dollars and twenty-eight cents; with interest at the rate of ten per cent per annum from the 1st day of April, 1900, all of which is due and unpaid.

Plaintiff prays a decree of forecloeure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answer said petition on or before Monday, the 6th day of August, 1900,

THE COUNTY OF LINCOLN,

A Corporation.

By H. S. Ridgiey, its Attorney,

LAND OFFICE NOTICES.

CONTEST NOTICE.

CONTEST NOTICE.

U. 8. Land Office, North Platts, Neb. June 26, 1900.

A sufficient contest affidavit having been filed in this office by John Diedel, of Spannuth, Neb., contestant, against George A. Travers' entry No. 13,137. made October 5, 1889, for south half of southeast quarter, south half of southwest quarter of section 34, township 15, range 25 west, by George A. Travers, contestee, in which it is alleged that George A. Travers has failed to plant to trees, seeds or cuttings, or cultivate any part of said tract since July, 1893, and from the appearance of the land at that date there has never been any breaking or planting done on said tract and

hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock, a. m., on August 18, 1900, before the register and receiver at the United States land office in North Platte, Lincoln county, Nebrasks,

The said contestant having, in a proper affidavit, filed June 28, 1900, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication.

jip6 GEORGE E. FRENCH, Register.

NOTICE FOR PUBLICATION.

Land Office at North Platte, Neb.,
May 23d, 1900.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at North Platte, Neb., on July 2th, 1909, viz:

LEVI WOLF,
who made homestesd curry No. 16937 for the northwest quarter of section 23, township 10 north, range 33 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, vizig. M, Fristo, Dickens, Neb., J. C. Cosselman, of North Platte, Neb; W, T. B. Conners and Sidney Dow, of Dickens, Neb.

M25-6.

GEO. E. FRENCH, Register,

TIMBER CULTURE, FINAL PROOF—NOTICE
FOR PUBLICATION
Land Office at North Platte, Neb.
June 16th, 1900.

Notice is hereby given that Frederick George has filed notice of intention to make final proof before register and receiver at their office in North Platts, Neb., on Wednesday the 25th day of July, 1900, on timber culture application No. 12, its, for the southwest quarter of section No. 12, in township No. 12, north range No. 27 west. He names as witnesses: William Beatty, Ed. Murphy, Edward Springer, Nicholas Enwright, all of Brady, Neb.

GEORGE E. FRENCH, Register. GEORGE E. FRENCH, Register.

NOTICE FOR PUBLICATION.
Land Office at North Platte, Neb., 1
May 18th, 1800.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before the Register and Receiver at North Platte, Neb., on July 13th, 1900, viz.

JAMES S. ROBBINS,
who made Homestead Entry No. 16681 for the
southwest quarter of section 2s, town 9 north,
range 32 west.
He names the following witnesses to prove his
continuous residence upon and cultivation of
said land, viz:

continuous residence upon and cultivation of said land, viz: Herbert A. Robb, Clyde N. Heath, Frank P. Embrey, and John C. Favinger, all of Wallace, Neb. m226 GEO. E. FRENCH, Register,

TIMBER CULTURE FINAL PROOF NOTICE
FOR FUBLICATION
Land Office at North Platte, Neb.
June 16th, 1930.
Notice is hereby given that Frederick George,
heir and devisee of Johana George deceased, has
filed notice of lutention to make final proof before
register and receiver at their office in North
Platte, Neb., on Wednesday, the 25th day of July,
1900, on timber culture application No. 13, 279, for
the southeast quarter of section No. 34, in township No. 13 north, range No. 2 seest. He names
as witnesses, Wm. Beatty, Ed. Murphy, Edward
Springer, Nicholas Enwight, all of Brady, Neb.
j196 George E. Frence, Register.

NOTICE FOR PUBLICATION.
Land Office at North Flatte, Neb., }
May 10th, 10th. }

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at North Platte, Neb., on July 12th, 10th, viz:
HERDERT A. ROBB.,
who made Homestead Entry No. 17th, for the north half of northeast quarter and north half of northwest quarter of Section 31, Town 9 north, Range 31 west.

He names the following witnesses to preve his continuous residence upon and cultivation of said land viz: J. S. Robbins, C. N. Heath, Frank P. Embrey, J. C. Favinger, all of Wallace, Nebraska.

M22-6 GEORGE E. FRENCH, Register,